

Exhibit G-2

Kara Ingelheart

Date	Description of Services	Time
4/3/2018	Review email from Mr. Arkles regarding next steps after filing complaint. Send email all re same and scheduling call with litigation team to discuss.	0.3
4/5/2018	Litigation team meeting regarding next steps post filing complaint.	1.0
4/6/2018	Review email from litigation team regarding strategy after filing complaint and respond regarding next steps.	0.2
4/13/2018	Telephone conference with Peter Renn regarding notice of related case to <i>Doe v. Highland</i> .	0.2
4/17/2018	Telephone conference with Dr. Ettner regarding matter and potential engagement as expert witness.	0.2
4/17/2018	Email with litigation team regarding Dr. Ettner (potential expert witness) engagement and client retainer agreements.	0.2
4/17/2018	email w/ Freda re Expert	0.2
6/14/2018	Emails with litigation team regarding new State's counsel requesting second extension to file response to complaint.	0.3
6/20/2018	Telephone conference w/ FL	0.2
6/21/2018	Litigation team meeting regarding preparation for 26(f) conference.	1.2
6/22/2018	Draft initial disclosures.	0.3
6/25/2018	26(f) conference with litigation team and opposing counsel.	1.2
6/28/2018	Litigation team meeting to discuss 26(f) Conference, take aways, and next steps.	0.9
7/3/2018	Draft expert agreement.	0.3
7/7/2018	Review draft 26(f) report and team correspondence.	0.3
7/9/2018	Review Defendants' Motion to Dismiss.	1.6
7/9/2018	Litigation team meeting regarding Motion to Dismiss.	1.0
7/11/2018	Opposition to Motion to Dismiss research. Drafting opposition to Motion to Dismiss.	1.5
7/11/2018	Review first set of written discovery (from Plaintiffs) drafted by Elizabeth Bonham.	1.0
7/11/2018	Telephone conference with Ms. Bonham regarding written discovery.	0.5
7/12/2018	Opposition to Motion to Dismiss research. Drafting opposition to Motion to Dismiss.	2.0

7/12/2018	Email to litigation team regarding internal team drafting schedule for opposition motion.	0.3
7/13/2018	Opposition to Motion to Dismiss research and drafting.	2.0
7/14/2018	Opposition to Motion to Dismiss research and drafting.	16.5
7/15/2018	Prepare for litigation team call regarding opposition to Motion to Dismiss strategy, research, drafting.	0.5
7/15/2018	Telephone conference with Ms. Bonham regarding Motion to Dismiss strategy, research, drafting.	0.5
7/15/2018	Opposition to Motion to Dismiss research and drafting. Review comment upon Plaintiffs' first set of RFPs & ROGs.	9.0
7/16/2018	Review comment upon Plaintiffs' first set of RFPs & ROGs.	0.5
7/16/2018	Review internal Lambda Legal edits to opposition to Motion to Dismiss (from K Upton, D Flynn).	0.4
7/17/2018	Telephone conference with Peter Renn regarding opposition to Motion to Dismiss .	0.9
7/18/2018	Litigation team call regarding opposition to Motion to Dismiss strategy, research, drafting.	1.2
7/18/2018	Consolidate opposition to Motion to Dismiss edits from litigation team.	1.0
7/18/2018	Prepare for litigation team meeting regarding opposition to Motion to Dismiss.	1.0
7/18/2018	Prepare for R16 Conference.	0.5
7/18/2018	R16 conference with litigation team and opposing counsel and Magistrate Judge Vascura.	1.2
7/19/2018	Review equal protection portion opposition to Motion to Dismiss.	3.0
7/20/2018	Review and edit full opposition to Motion to Dismiss.	6.0
7/24/2018	Emails to litigation team regarding opposition to Motion to Dismiss, review same, phone calls on same.	0.3
7/25/2018	Review and edit opposition to Motion to Dismiss.	1.7
7/26/2018	Review and edit opposition to Motion to Dismiss.	4.2
7/27/2018	Redlines on opposition to Motion to Dismiss.	0.7
8/17/2018	Read, review opposition to Motion to Dismiss brief in reparation for filing.	0.5
10/11/2018	Litigation team meeting to discuss discovery order and next steps.	0.3
10/17/2018	Incorporate edits to expert agreement from co-counsel.	0.7

10/19/2018	Telephone conference with Dr. Ettner (expert witness) regarding discovery and expert report.	0.3
11/5/2018	Email with Lambda legal management (Camilla Taylor) regarding Dr. Ettner expert agreement.	0.2
11/8/2018	Email communication to litigation team regarding Dr. Ettner expert agreement.	0.2
11/15/2018	Draft written discovery responses.	1.0
11/15/2018	Litigation team meeting regarding written discovery responses.	0.5
11/16/2018	Review draft protective order.	0.5
11/16/2018	Email comments to litigation team regarding draft protective order.	0.1
11/16/2018	Telephone conference with Dr. Ettner (expert witness) after complaint review.	0.3
1/8/2019	Review discovery production.	0.5
1/8/2019	Telephone conference with Ms. Bonham regarding status of case.	0.5
1/14/2019	Telephone conference with litigation team to discuss discovery requests.	0.8
1/23/2019	Telephone conference with Ms. Bonham regarding discovery requests.	0.5
1/30/2019	Review discovery production summary.	0.5
1/30/2019	Draft written discovery responses.	1.0
1/31/2019	Draft and review written responses to discovery.	6.0
2/1/2019	Email regarding written responses with Mr. Carey.	1.0
2/1/2019	Telephone conference with Jane Doe regarding discovery responses.	1.0
2/4/2019	Expert report preparation	0.2
2/4/2019	Telephone conference with Dr. Ettner.	0.5
2/4/2019	Basil discovery preparation and telephone conference.	1.0
2/4/2019	Review ACLU & TH input into written responses and preparation for Stacie Ray call.	0.5
2/4/2019	Stacie Ray call regarding discovery responses.	1.0
2/5/2019	Edit written responses.	6.2
2/5/2019	Email communication with clients regarding written responses.	1.0
2/6/2019	Finalizing written responses & client signatures for verification.	1.9
2/7/2019	Email communication to litigation team regarding Dr. Ettner expert report.	0.2
2/8/2019	Correspond with co-counsel regarding Dr. Ettner report.	0.3
2/13/2019	Dr. Ettner report review, edits, incorporate team notes.	1.0
2/13/2019	Discovery doc review (second production).	0.3

2/14/2019	Dr. Ettner declaration drafting & litigation team correspondence regarding the same.	0.3
2/14/2019	Dr. Ettner declaration review and edits.	0.5
2/18/2019	Review Ettner report & corr. w/ co-counsel regarding same.	0.8
2/25/2019	Telephone conference to Ms. Bonham regarding settlement week email & correspond to internal team.	0.7
2/28/2019	March Settlement Week call (w/ co-counsel & Calfee opposing counsel).	1.0
3/20/2019	Drafting expert report & email correspondence with litigation team concerning same.	4.0
3/20/2019	Telephone conference with Ms. Bonham planning for and scheduling group call re 30(b)(6), discovery steps, and expert report.	1.0
3/21/2019	Correspondence with co-counsel regarding expert disclosure deadline and opposing counsel.	0.5
3/21/2019	Litigation team meeting regarding Dr. Ettner report.	1.0
3/21/2019	Correspondence with Dr. Ettner and litigation team regarding Dr. Ettner report.	0.5
3/22/2019	Telephone conference regarding expert report with Dr. Ettner & Ms. Bonham & incorporating Dr. Ettner edits regarding same.	0.7
3/22/2019	Email correspondence to opposing regarding expert report deadline 4.1 & follow-up Ms. Bonham regarding same.	0.7
3/25/2019	Correspond and confer with opposing counsel and Ms. Bonham regarding case deadlines. Correspond with Ms. Bonham and litigation team regarding the same.	2.5
3/25/2019	Correspondence to Lambda attorneys regarding expert witness and opinions of Dr. Ettner.	0.2
3/25/2019	Telephone conference with Ms. Bonham to prepare for conference with Magistrate Judge regarding expert report extension & follow-up correspondence with Mr. Renn and co-counsel.	0.5
3/25/2019	Incorporate Dr. Ettner work on expert report and correspond with litigation team to share report draft.	1.0
3/26/2019	prep for & call for Ray conference (w/ magistrate, co-counsel, & Calfee) & follow-up w/ team	1.5
3/26/2019	Review requests for production and email correspondence with co-counsel regarding the same.	0.7

3/26/2019	Telephone conferences with Ms. Bonham regarding Dr. Ettner report.	0.4
3/27/2019	Correspondence with co-counsel regarding RFPs.	0.2
3/28/2019	Correspondence with Dr. Ettner regarding report update and deadline change.	0.2
3/29/2019	Telephone conference with Ms. Bonham regarding RFPs and follow-up correspondence drafting to clients regarding doc requests.	1.0
3/30/2019	Correspondence with clients BA and JD regarding RFPs & discovery deadline updates.	0.5
4/9/2019	Email correspondence with co-counsel Ms. Bonham regarding RFPs.	0.2
4/9/2019	Correspondence and telephone conference with Jane Doe regarding written discovery reponses.	0.8
4/9/2019	Correspondence and telephone conference with Ashley Breda regarding written discovery reponses.	0.2
4/10/2019	Correspondence and telephone conference with Ashley Breda regarding written discovery reponses.	0.3
4/15/2019	Correspondence and telephone conference with Jane Doe regarding written discovery reponses.	0.3
4/16/2019	Correspondence and telephone conference with Jane Doe regarding written discovery reponses.	0.3
4/16/2019	Correspondence and telephone conference with Ashley Breda regarding written discovery reponses.	0.2
4/16/2019	Correspond with Ms. Bonham regarding clients Basil Argento and Jane Doe regarding and communication with opposing counsel and with litigation team regarding RFAs.	2.5
4/17/2019	Bates stamping of productions & related email communication.	0.5
4/18/2019	Correspondence and telephone conference with Jane Doe regarding written discovery reponses.	0.3
4/19/2019	Correspondence and telephone conference with Jane Doe regarding written discovery reponses.	0.3
4/22/2019	Team call regarding second set of discovery.	1.0
4/22/2019	Correspondence and telephone conference with Jane Doe and Basil Argento regarding written discovery reponses. A.B. & follow-ups to team regarding same.	1.5
4/25/2019	Email correspondence with co-counsel and with paralegal regarding discovery production.	1.5
4/25/2019	Draft discovery responses & correspondence with litigation team regarding same.	3.0

4/26/2019	incorporating RFA reponse edits, Batesing, client varification emails	4.0
4/29/2019	Review and respond to Defendants' letter regarding discovery, work with clients on same and verifications.	5.0
4/30/2019	Work with clients' to review and affirm signature/verification of discovery production.	0.5
5/20/2019	Telephone conference with Mr. Renn regarding third set discovery requests.	0.2
5/21/2019	Litigation team meeting regarding written discovery requests.	0.6
6/13/2019	Telephone conference with Ms. Bonham regarding depositions and other discovery.	1.0
7/1/2019	Exchange of expert disclosures & review Defendant's, discuss with small group	2.0
7/2/2019	Correspond with clients and Dr. Ettner regarding depositions and collecting birth certificates (clients only).	0.5
7/7/2019	Continued discovery dispute & deposition scheduling. Corespond with clients, obtain irth certificates, schedule depositions, review correspondence to opposing counsel regarding all.	2.0
7/8/2019	Discuss deposition scheduling with Ms. Bonham	0.1
7/15/2019	Correspond regarding depositions with Ms. Bonham.	0.3
7/17/2019	Telephone conference with Mr. Renn re: potential rebuttal experts.	0.7
7/19/2019	Consultation with potential rebuttal expert and Mr. Arkles and Ms. Bonham.	0.5
7/22/2019	Telephone conference with Mr. Renn re: potential rebuttal experts.	0.5
7/22/2019	Telephone conference with Ms. Bonham regarding discovery disputes.	0.5
7/23/2019	Litigation team call regarding rebuttal expert.	0.9
7/25/2019	Draft and circulate for internal review rebuttal expert agreement.	1.5
7/25/2019	Correspond with rebuttal expert to share agreement.	0.3
7/25/2019	Review rebuttal expert's report and email comments to expert Dr. Gorton.	3.0
7/26/2019	Correspond with Dr. Gorton and litigation team regarding report.	1.5
7/26/2019	Review of Dr. Gorton report make edits.	3.0
7/26/2019	Telephone conference with Dr. Gorton regarding report.	1.0

7/29/2019	Incorporate final edits to dr. Gorton expert report.	2.0
7/29/2019	Telephone conference with Dr. Gorton regarding report.	0.5
7/30/2019	Telephone conference with Mr. Renn regarding deposition schedule for experts.	0.3
7/30/2019	Finalize rebuttal expert report.	3.0
7/30/2019	Disclose rebuttal expert and report to Defendants.	0.2
7/30/2019	Scheduling depositions with opposing counsel over email.	0.5
7/31/2019	Deposition scheduling telephone conference with Ms. Bonham and opposing counsel.	1.0
7/31/2019	Telephone conference with Mr. Renn regarding 30b6 deposition and plaintiff depositions.	0.7
7/31/2019	30(b)(6) deposition outline drafting.	2.0
8/1/2019	30(b)(6) deposition travel Chicago to Columbus.	4.0
8/1/2019	30(b)(6) deposition preparation with Ms. Bonham.	4.0
8/2/2019	30(b)(6) deposition.	6.9
8/2/2019	30(b)(6) deposition travel from Columbus to Chicago.	4.0
8/8/2019	Correspondence scheduling client and expert depositions with Ms. Bonham and opposing counsel.	2.0
8/8/2019	Review Defendants' 4th discovery requests.	1.0
8/12/2019	Correspondence with opposing counsel regarding scheduling.	0.1
8/12/2019	Prepare for call discussing Defendants' 4th Discovery request.	1.6
8/12/2019	Litigation team meeting regarding case schedule and responses to discovery requests.	0.6
8/14/2019	Plaintiff outline preparation for depositions.	3.5
8/15/2019	Client and expert deposition scheduling emails and review of outline preparation.	1.5
8/16/2019	Outline edits and exchange with litigation team, scheduling depositions.	0.5
8/17/2019	Client communication & travel support.	0.7
8/18/2019	Travel to Columbus for Stacie's prep & deposition.	4.0
8/18/2019	Stacie Ray Dep Prep	3.0
8/19/2019	Stacie Ray Dep.	4.0
8/19/2019	Travel from Columbus to Pheonix for Ashley Breda deposition.	6.0
8/20/2019	Ashley Breda dep prep with outline and documents	2.0
8/20/2019	Ashley Breda dep prep with client.	2.5

8/21/2019	Ashley Breda dep & travel to Doe	3.0
8/21/2019	Travel from Pheonix to Albuquerque for Jane Doe deposition.	5.0
8/22/2019	Doe deposition preparation.	2.0
8/22/2019	Doe deposition cancellation, travel home.	6.0
8/26/2019	Telephone conference with Ms. Bonham regarding discovery.	0.5
8/27/2019	Scheduling Dr. Ettner deposition preparation meeting, Dr. Gorton travel, and new Jane Doe deposition.	1.8
8/28/2019	Email to opposing counsel regarding Dr. VanMeter.	1.0
8/28/2019	Basil Argento deposition preparation.	2.0
8/29/2019	Review discovery and arrange Dr. Gorton flights.	2.0
9/3/2019	Review and draft responses to 4th discovery request.	2.0
9/5/2019	Review 4th set of discovery responses make edits.	3.0
9/9/2019	Telephone conference with Ms. bonham re 30b6 notes.	0.5
9/10/2019	Correspondence with Dr. Ettner. Correspondence with opposing counsel.	1.0
9/11/2019	Expert deposition preparation.	1.4
9/11/2019	Expert deposition preparation telephone conference with Mr. Arkles, Ms. Bonhan, and Mr. Renn.	0.6
9/12/2019	Travel from Chicago to New Mexico for Jane Doe deposition.	6.0
9/12/2019	Jane Doe deposition preparation.	4.0
9/13/2019	Jane Doe deposition.	3.0
9/13/2019	Travel from New Mexico to Chicago from Jane Doe deposition.	6.0
9/16/2019	Preparations for Dr. Ettner deposition preparation meeting.	0.8
9/17/2019	Dr. Ettner deposition preparation.	8.0
9/18/2019	Dr. Ettner deposition.	7.0
9/19/2019	Searching for Dr. VanMeter documents.	3.0
9/20/2019	Dr. VanMeter deposition preparation.	2.0
9/23/2019	Van Meter deposition outline preparation.	6.5
9/24/2019	Van Meter deposition outline preparation.	4.5
9/25/2019	Van Meter deposition outline preparation.	3.0
9/26/2019	Van Meter deposition outline preparation.	14.0
9/26/2019	Travel from Chicago to Columbus for Van Meter deposition.	4.0
9/27/2019	Van Meter deposition preparation.	5.0
9/27/2019	Van Meter deposition.	6.6

9/27/2019	Travel from Columbus to Chicago after Van Meter deposition.	4.0
9/30/2019	Dr. Gorton deposition preparation email with scheduling; telephone conference with Ms. Bonham.	0.5
10/1/2019	Review opposing counsel email regarding expert fees and invoice.	0.4
10/2/2019	Expert rule fees research; Dr. Gorton deposition preparation.	1.2
10/3/2019	Expert rule fees research; Dr. Gorton deposition preparation.	1.0
10/4/2019	Review Mr. Renn edits to Dr. Gorton deposition preparation.	3.0
10/5/2019	Correspond with Ms. Bonham regarding Dr. Gorton deposition.	0.2
10/6/2019	Dr. Gorton deposition preparation.	0.2
10/7/2019	Travel from Chicago to Columbus for Gorton deposition.	4.0
10/7/2019	Dr. Gorton deposition preparation email with scheduling; telephone conference with Ms. Bonham.	6.0
10/8/2019	Confer with Ms. Bonham prior to deposition.	0.4
10/8/2019	Dr. Gorton deposition	6.6
10/8/2019	Travel from Columbus to Chicago after Gorton deposition.	4.0
10/11/2019	Errata tracking emails. Correspondence with co-counsel and opposing counsel.	2.0
10/15/2019	Exchange emails regarding errata with Ashley Breda.	0.2
10/17/2019	Manage/process VanMeter invoice. Deposition transcript review. Review opposing counsel email.	1.5
10/23/2019	Correspondence regarding deposition erratas and experts.	2.3
10/24/2019	Jane Doe errata & AEO. VanMeter fees	3.0
10/25/2019	Preparation for call wit Ms. Bonham and Dr. Ettner errata.	1.2
10/25/2019	Telephone conference with Ms. Bonham	0.5
10/28/2019	Review opposing counsel email, VM trans & email, team call prep	1.0
10/28/2019	Review 30b6, productions, privilege log with Ms. Bonham by phone	1.0
10/29/2019	lit team call re daubert or not? Update on discovery, and cross motions for SJ	1.0
10/31/2019	Ettner errata and Gorton errata emails; emails with Dr. Gorton.	0.5

11/4/2019	Ettner emails and calls, scheduling MSJ over email	2.0
11/5/2019	Ettner transcript review	1.0
11/6/2019	Correspond with litigation team regarding scheduling MSJ and review Dr E errata and Dr. Gorton correspondence.	1.5
11/7/2019	Scheduling call with Ms. Bonham and opposing counsel. Motion and order drafting	2.5
11/8/2019	MSJ & order drafting	0.5
11/12/2019	Correspond with Ms. Bonham & Mr. Arkles regarding scheduling and drafting.	0.2
11/13/2019	Correspond with Ms. Bonham & Mr. Arkles regarding scheduling and drafting.	0.2
11/14/2019	Correspond with Ms. Bonham & Mr. Arkles regarding scheduling and drafting.	0.1
11/15/2019	Correspond with Ms. Bonham & Mr. Arkles regarding scheduling and drafting.	0.1
11/18/2019	Small group meeting regarding MSJ drafting schedule	0.5
11/20/2019	Arrange MSJ drafting schedule.	0.2
11/22/2019	Dr. Gorton transcript review, email same to Dr. Gorton.	2.6
12/4/2019	Drafting Motion for Summary Judgment.	1.5
12/5/2019	Drafting Motion for Summary Judgment.	5.5
12/6/2019	Drafting Motion for Summary Judgment.	2.0
12/10/2019	Drafting Motion for Summary Judgment.	0.2
12/12/2019	Discovery review, written responses.	5.2
12/14/2019	Drafting Motion for Summary Judgment.	1.0
12/15/2019	Drafting Motion for Summary Judgment.	2.0
12/16/2019	Correspondence regarding drafting and filing coordination with Lambda Legal colleagues.	1.3
12/17/2019	Drafting Motion for Summary Judgment.	6.8
12/18/2019	Drafting Motion for Summary Judgment.	1.1
12/19/2019	Correspondence with Ms. Bonham regarding thoughts on MSJ.	0.2
12/20/2019	Correspond with litigation team regarding changing MSJ editing schedule.	0.5
12/27/2019	Correspondence regarding MSJ edits, motion to file under seal.	0.5
12/28/2019	Review deposition transcripts for sensitive information.	0.6
12/30/2019	Correspondence with co-counsel regarding confidential email and motion to seal.	0.2
1/7/2020	Litigation team meeting to discuss compliance w ruling, potential appeal, and fee liability	0.9
1/9/2020	Daubert motion research. Edits to MSJ.	2.0
1/10/2020	MSJ edits. Correspond with clients regarding MSJ.	2.0

1/12/2020	Correspond with clients regarding MSJ.	1.0
1/13/2020	MSJ edits. Managaing and preparing MSJ exhibits.	2.0
1/14/2020	Final reviews of MSJ.	0.5
1/15/2020	Final reviews of MSJ.	1.0
1/16/2020	Filing MSJ.	1.2
1/21/2020	Review D's MSJ, design and email call agenda, design email schedule for drafting.	2.0
1/21/2020	Telephone conference with Mr. Renn regarding D's MSJ.	0.5
1/21/2020	Litigation team call regarding MSJ.	0.5
1/24/2020	Correspondence with co-counsel regarding opposition to Ds' MSJ.	0.3
1/25/2020	Correspondence with co-counsel regarding opposition to Ds' MSJ.	0.5
1/26/2020	Correspondence with co-counsel regarding opposition to Ds' MSJ.	1.0
2/4/2020	Review opposition to MSJ brief.	2.0
2/5/2020	Incorporate Mr. Renn edits to opposition to Ds' MSJ.	1.0
2/7/2020	Correspond with Ms. Bonham and Mr. Arkles regarding edits to brief.	0.1
2/10/2020	Review, edit opposition to Ds' MSJ brief.	1.0
2/10/2020	Telephone conference with Mr. Arkles and Ms. Bonham.	0.5
2/11/2020	Review brief, email with Mr. Arkles.	2.5
2/13/2020	Review filing brief and correspondence from co-counsel regarding same.	0.6
2/17/2020	Draft, review Reply ISO Plaintiffs' MSJ outline, reply schedule, schedule mtg, organize team review.	3.9
2/18/2020	Correspondence regarding final brief.	0.5
2/18/2020	Litigation team meeting regarding final brief.	0.5
2/19/2020	Review correspondence from co-counsel regarding final brief outline.	0.2
2/23/2020	Review reply outline, reply schedule, schedule meeting; arrange Lambda review of same.	1.5
2/24/2020	Correspond with Mr. Renn regarding brief.	0.3
2/27/2020	Review reply, cite checking etc., filing	1.0
4/13/2020	Dr. Ettner invoice fees email with opposing counsel.	0.5
4/15/2020	Dr. Ettner invoice fees email with opposing counsel.	0.2
4/21/2020	Process expert invoice.	0.5
5/11/2020	Expert invoice forms and admin paperwork with state of Ohio.	0.6
4/21/2020	Process expert invoice.	0.5
5/11/2020	Expert invoice forms and admin paperwork with state of Ohio.	0.6

Total Time	456.2
Hourly Rate x	\$ 250.00
Lodestar Fees	\$ 114,050.00